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PATENT 00833-P0021A SPM/MWK

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicants	Barry V.L. Potter, et al.
Serial No. 09/868,348	Filing Date: June 15, 2001
Title of Application:	Cyclic Adenoside Diphosphate Ribose Analogues for Modulating T Cell Activity
Confirmation No. 7539	Art Unit: 1623
Examiner	Patrick T. Lewis

Mail Stop Petition Commissioner for Patents Post Office Box 1450 Alexandria, VA 22313-1450

Petition to Withdraw Holding of Abandonment (37 CFR 1.181(a))

Applicants hereby petition that the Notice of Abandonment mailed on December 28, 2004 be withdrawn based on failure to receive official action dated 20 April 2004. In this case, the USPTO sent its Office Action to Applicant's deceased prior attorney, even though a Power of Attorney had been submitted months earlier directing all mail be sent to the undersigned attorneys. The abandonment arose through error of the USPTO and withdrawal of the abandonment under 37 CFR 1.18(a) is appropriate, and no fee should be due. See MPEP 711.03(c). Applicants believe that no fee is due at this time, however, if any additional fee is due please charge Deposit Account No. 19-4516.

Mailing Certificate: I hereby certify that this correspondence is today being deposited with the U.S. Postal Service as *First Class Mail* in an envelope addressed to: Commissioner for Patents and Trademarks; Post Office Box 1450; Alexandria, VA 22313-1450.

February 2, 2005

Patricia A. Sci

Applicant Hereby Petitions to Withdraw Holding of Abandonment

Pursuant to 37 CFR § 1.181, a petition may be taken by the Director to invoke the supervisory authority of the Director in appropriate circumstances. Any such petition must contain a statement of the facts involved and the point or points to be reviewed and the action requested. Where facts are to be proven, proof in the form of affidavits or declarations (and exhibits, if any) must accompany the petition. Where the appropriate fee is required for a petition to the Director the appropriate section of this part will so indicate. The mere filing of a petition will not stay any period for reply that may be running against the application.

Pursuant to M.P.E.P. 711.03 (c) the showing required to establish non-receipt of an Official communication must include a statement from the practitioner stating that the Office communication was not received by the practitioner and attesting to the fact that a search of the file jacket and docket records indicates that the Office communication was not received. A copy of the docket record where the nonreceived office action would have been entered had it been received and docketed must be attached to and referenced in practitioner's statement.

Statement of Facts

An Office Action issued in the above application on February 12, 2003. Applicant's prior attorney, Mary Krinsky, passed away in late February 2003. The present attorneys filed a complete Response to the Office Action in August 2003.

On January 5, 2004, Applicants submitted a Filing of Revocation and New Power of Attorney revoking prior powers of attorney appointing such powers to Stephen P. McNamara, Registration No. 32,745 and Michael Krenicky, Reg. No. 45,411 of St. Onge Steward Johnston and Reens LLC ("SSJR"), 986 Bedford Street, Stamford, CT 06905-5619. Included with this filing was a return postcard acknowledging receipt of the Revocation and New Power of attorney that was stamped by O.I.P.E. January 8, 2004 (See

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Serial No. 09/868,348
Petition to Withdraw Holding of Abandonment

Exhibit A of the Declaration of Michael W. Krenicky, Esq. submitted herewith (hereinafter "Krenicky Decl.").

On April 20, 2004, months after Applicants submitted Filing of Revocation and New Power of Attorney, an Office communication requesting that the form of the Response to Office Action be amended to include information on the status of all the pending claims, and requiring a response within one month from the mailing of the notice, was sent to Applicants prior attorney, Mary M. Krinsky, Ph.D. J.D., 79 Trumbull Street, New Haven, CT 06511. Dr. Krinsky was at that time deceased for over a year, and presumably the Official communication was likely returned to sender after being sent to the wrong address. (See 20 April, 2004 Official Action -- Exhibit B of Krenicky Decl.).

The 20 April 2004 Office communication was not received by Applicant's attorneys. (See Krenicky Decl. ¶¶ 6-7). This is confirmed by a review of the docket record where the nonreceived Office communication would have been entered had it been received. Had the Official communication been received the attorney client/matter number (00833-P0021A SPM/MWK) would have been listed on the docket report, and a reply date would have been docketed for 20 May 2004. Nowhere does the docket report for the month between April 20, 2004 and May 20, 2004 indicate that an Official Communication for this client/matter was received and reply period docketed as required by SSJR policy. (See Exhibit C of Krenicky Decl.).

On 28 December 2004, a Notice of Abandonment was sent to the correct address. (See Exhibit D of Krenicky Decl.).

Request

Based on the facts above, that the Official communication of 20 April 2004 required a response and was sent to Applicants' old attorney and to the wrong address, months after Applicants submitted a new Power of Attorney with a new address. Applicant's new attorneys did not receive the April 20, 2004 Official communication. Upon

Page 4 Serial No. 09/868,348 Petition to Withdraw Holding of Abandonment

receipt of the Notice of Abandonment, the undersigned attorneys obtained a copy of the Office communication of 20 April 2004 and have prepared a Substitute Response to Official Action which is enclosed herewith.

This Petition To Withdraw Holding of Abandonment is being filed within two (2) months of the mailing of the Notice of Abandonment in accordance with 37 CFR 1.181(f).

Applicants request that the Holding of Abandonment of 28 December 2004 be withdrawn and the Substitute Response to Office Action be entered in the file, and that it be returned to the Examiner for further prosecution. This request is appropriately granted because: (1) The previous 12 August 2003 Response to Office Action was fully responsive to the original Office Action on all substantive issues, and (2) the failure to respond to the Office Communication arose from the error of the Patent Office in mailing it to a deceased attorney.

Respectfully submitted,

Date

1, 2005

Stephen P. McNamara, Registration No. 32,745 Michael W. Krenicky, Registration No. 45,411 Attorneys for Applicants

ST. ONGE STEWARD JOHNSTON & REENS LLC 986 Bedford Street Stamford, CT 06905-5619 203 324-6155



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicants	Barry V.L. Potter, et al.
Serial No. 09/868,348	Filing Date: 6/15/2001
Title of Application:	Cyclic Adenoside Diphosphate Ribose Analogues for Modulating T Cell Activity
Confirmation No. 7539	Art Unit: 1623
Examiner	Patrick T. Lewis

Mail Stop Petition Commissioner for Patents Post Office Box 1450 Alexandria, VA 22313-1450

Declaration of Michael W. Krenicky, Esq. In Support of Petition to Withdraw Holding of Abandonment

Dear Sir:

The undersigned, Michael W. Krenicky, declares that:

- 1) My name is Michael W. Krenicky and I am a patent attorney at St. Onge Steward Johnston & Reens LLC ("SSJR") located at 986 Bedford Street, Stamford, CT 06905.
 - 2) I am an Attorney of Record in the above-referenced case.
- 3) An Office Action issued in the above application on February 12, 2003. Applicant's prior attorney, Mary Krinsky, passed away in late February 2003. The present attorneys filed a complete Response to the Office Action in August 2003.
- 4) On January 5, 2004, Applicants submitted a Filing of Revocation and New Power of Attorney revoking prior powers of attorney appointing such powers to Stephen P. McNamara, Registration No. 32,745 and Michael Krenicky, Reg. No. 45,411 of St. Onge Steward Johnston and Reens LLC ("SSJR"), 986 Bedford Street, Stamford, CT 06905-5619. Included with this filing was return postcard acknowledging receipt of the Revocation and New Power of attorney that was dated by O.I.P.E. January 8, 2004. A

Page 2 Serial No. 09/868,348 Declaration of Michael W. Krenicky

true and correct copy of that Filing of Revocation and New Power of Attorney and return postcard are attached hereto as Exhibit A.

- 5) Attached hereto as Exhibit B is a true and correct copy of 5 January 2005 facsimile from USPTO Examiner Patrick Lewis to Steven McNamara which contained a copy of the 20 April 2004 Office communication addressed to Mary M. Krinsky, Ph.D., J.D.
- 6) Attached hereto as Exhibit C is a true and correct copy of the SSJR Docket Report from 20 April 2004 to 20 May 2004, except that irrelevant portions have been redacted.
- 7) I attest to the fact that I have searched the file jacket and did not find the 20 April 2004 Office communication, which indicates to me that it was not received by the attorneys of record.
- 8) I have also reviewed the docket records between 20 April 2004 and 20 May 2004 and the docket records fail to indicate that the 20 April 2004 Office communication was received by the attorneys of record during that time period.
- 9) Attached hereto as Exhibit D is a true and correct copy of 28 December 2004 Notice of Abandonment.
- 10) I believe the first time SSJR ever received the 20 April 2004 Official communication was by facsimile on 1 January 2005 as shown in Exhibit B attached hereto. This was after SSJR received Notice of Abandonment.
- 11) I declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under § 1001 of Title

Page 3 Serial No. 09/868,348 Declaration of Michael W. Krenicky

18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

Respectfully submitted,

Michael W. Krenicky, Registration No. 45,411

Attorneys for Applicant

St. Onge Steward Johnston & Reens LLC

986 Bedford Street

Stamford, CT 06905-5619

203 324-6155



PATENT 00833-P0021A SPM/MWK

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

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Serial No. 09/868,348	Filing Date: June 15, 2001
Title of Application:	Cyclic Adenoside Diphosphate Ribose Analogues for Modulating T Cell Activity
Confirmation No. 7539	Art Unit: 1623
Examiner	Josephine Young

Commissioner for Patents Post Office Box 1450 Alexandria, VA 22313-1450

Filing of Revocation and New Power Of Attorney

Dear Sir:

Applicants submit a Revocation and Power of Attorney for this matter. Also enclosed is a copy of the Assignment filed with the U.S. Patent Office on December 22, 2003, evidencing ownership of this application.

Respectfully submitted,

Stephen P. McNamara, Registration No. 32,745
Michael W. Krenicky, Registration No. 45,411

Attorneys for Applicants

St. Onge Steward Johnston & Reens LLC

986 Bedford Street

Stamford, CT 06905-5619

203 324-6155

<u>Certificate of Mailing</u>: I hereby certify that this correspondence is today being deposited with the U.S. Postal Service as first class mail in an envelope addressed to: Commissioner for Patents; Post Office Box 1450; Alexandria, VA 22313-1450.

January 5, 2004

Patricia Sci



PATENT 00833-P0021A SPM/MWK

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicants	Barry V.L. Potter, et al.
Serial No. 09/868,348	Filing Date: June 15, 2001
Title of Application:	Cyclic Adenoside Diphosphate Ribose Analogues for Modulating T Cell Activity
Confirmation No. 7539	Group Art Unit: 1623
Examiner	Josephone Young

Assistant Commissioner for Patents Washington, DC 20231

Revocation and New Power Of Attorney

Dear Sir:

Applicants, University of Bath, a university of United Kingdom, having its principal place of business at Claveton Down; Bath BA2 7AY, Great Britain hereby revokes all previous powers of attorney and appoints the following attorneys to prosecute this patent application and transact all business in the United States Patent and Trademark Office connected therewith, receive all communications from the United States Patent and Trademark Office, to receive the Letters Patent, and be its agent for service of process in connection herewith:

Stephen P. McNamara, Registration No. 32,745
Michael W. Krenicky, Registration No. 45,411
Attorneys for Applicants
ST.ONGE STEWARD JOHNSTON & REENS LLC
986 Bedford Street
Stamford, CT 06905-5619
203 324-6155

To the best of my knowledge, University of Bath is the assignee of record of the patent application identified above.

University of Bath

Date

Name KERENA GREEN

Title Head of IP Services

Case No. 00833-P0021A SPM/MWK/pas

Applicants: Barry V.L. Potter, et al.

SN: 09/868,348

Filed 2001/6/15

Art Unit 1623

For: Cyclic Adenoside Diphosphate Ribose Analogues for Modulating T Cell Activity

Receipt is hereby acknowledged of Correspondence, Revocation and New Power of Attorney and copy of Assignment Recordal.

Mailed: January 5, 2004

Commissioner for Patents

Case No. 00833-P0021A SPM/MWK/pas

Applicants: Barry V.L. Potter, et al.

SN: 09/868,348

Filed 2001/6/15

Art Unit 1623

For: Cyclic Adenoside Diphosphate Ribose Analogues for Modulating T Cell Activity

Power of Attorney and copy of Assignment Recordal. Receipt is hereby acknowledged of Correspondence, Revocation and New

Mailed: January 5, 2004

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Commissioner for Patents

ASSAULT ASSAUL



UNITED STATES PATENT AND TRADEMARK OFFICE

Commissioner for Patents United States Patent and Trademark Office P.O. Box 1450 Alexandria, VA 22313-1450 www.uptogov

Fax Cover Sheet

Date: 05 Jan 2005	
To: Steven McNarnara	From: Patrick T. Lewis
Application/Control Number: 09/868,343	Art Unit 1623
Fax No.: 203-327-1096	Phone No.: 571-272-0655
Voice No.: 203-324-6155	Return Fax No.: (703) 872-9306
Re: Office Action diated 4/20/2004	CC:
Urgent For Review For Comm	nent For Reply Per Your Request
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Number of pages 4 including this page

STATEMENT OF CONFIDENTIALITY

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United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Pairast and Trademark Office Address COMMISSIONER FOR PATENTS P.O. Bas (450 Algority, Vergins 22)13-1439

PLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/868,348	06/15/2001	Barry V.L. Potter	5743.US	7539
26850 7	590 04/29/2004		EXAMI	NER
MARY M. K	RINSKY, Ph. D., J.D.		LEWIS, PA	TRICK T
PATENT ATT			ART UNIT	PAPER NUMBER
NEW HAVEN			1623	
			DATE MAILED: 04/20/2004	12

Please find below and/or attached an Office communication concerning this application or proceeding.



UNITED STATES DEPARTMENT OF COMMERCE U.S. Patent and Trade Track Office

DATE MAILED:

Address: COMMISSIONER FOR PATENTS P.O. Box 1450

Alexandria, Virginia 22313-1450

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR / PATENT IN REEXAMINATION		ATTORNEY DOCKET NO.
09/868, 348	6-15-2001	Potter et al.		5743.US
0 // 8001 5 / 0		, - ·		EXAMINER
			P. Lei	wis
	•		ART UNIT	PAPER
			1623	12

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner for Patents

The amendment to the claims filed on August 14, 2003 does not comply with the requirements of 37 CFR 1.121(c) because applicant has not indicated the status of all claims. Amendments to the claims filed on or after July 30, 2003 must comply with 37 CFR 1.121(c) which states:

(c) Claims. Amendments to a claim must be made by rewriting the entire claim with all changes (e.g., additions and deletions) as indicated in this subsection, except when the claim is being canceled. Each amendment document that includes a change to an existing claim, cancellation of an existing claim or addition of a new claim, must include a complete listing of all claims ever presented, including the text of all pending and withdrawn claims, in the application. The claim listing, including the text of the claims, in the amendment document will serve to replace all prior versions of the claims, in the application. In the claim listing, the status of every claim must be indicated after its claim number by using one of the following identifiers in a parenthetical expression: (Original), (Currently amended), (Canceled), (Withdrawn), (Previously presented), (New), and (Not entered).

(1) (Taim listing. All of the claims presented in a claim listing shall be presented in ascending numerical order. Consecutive claims having the same status of "canceled" or "not entered" may be aggregated into one statement (e.g., Claims 1-5 (canceled)). The claim listing shall commence on a separate sheet of the amendment document and the sheet(s) that contain the text of

any part of the claims shall not contain any other part of the amendment.

(2) When claim text with markings is required. All claims being currently amended in an amendment paper shall be presented in the claim listing, indicate a status of "currently amended," and be submitted with markings to indicate the changes that have been made relative to the immediate prior version of the claims. The text of any added subject matter must be shown by underlining the added ext. The text of any deleted matter must be shown by strike-through except that double brackets placed before and after the deleted characters may be used to show deletion of five or fewer consecutive characters. The text of any deleted subject matter must be shown by being placed within double brackets if strike-through cannot be easily perceived. Only claims having the status of "currently aniended," or "withdrawn" if also being amended, shall include markings. If a withdrawn claim is currently amended, its status in the claim listing may be identified as "withdrawn—currently amended."

(3) When claim text in clean version is required. The text of all pending claims not being currently amended shall be presented in the claim listing in clean version, i.e., without any markings in the presentation of text. The presentation of a clean version of any claim briving the status of "original," "withdrawn" or "previously presented" will constitute an assertion that it has not been changed relative to the immediate prior version, except to omit markings that may have been present in the immediate prior version of the claims of the status of "withdrawn" or "previously presented." Any claim added by amendment must be indicated with

the status of "new" and presented in clean version, i.e., without any underlining.

(4) When claim text shall not be presented; canceling a claim.

(i) No claim text shall be presented for any claim in the claim listing with the status of "canceled" or "not

entered."

(ii) Cancellation as claim shall be effected by an instruction ancel a particular claim number.

Identifying the status of a claim in the claim listing as "canceled" will constitute an instruction to cancel the claim.

(5) Reinstatement of previously canceled claim. A claim which was previously canceled may be reinstated only by adding the claim as a "rew" claim with a new claim number.

Since the reply filed on August 14, 2003 appears to be bona fide, applicant is given a TIME PERIOD of ONE (1) MONTH or THIRTY (30) DAYS from the mailing date of this notice, whichever is longer, within which to submit an amendment in compliance with 37 CI'R 1.121 in order to avoid abandonment. EXTENSIONS OF THIS TIME PERIOD MAY BE GRANTED UNDER 37 CFR 1.134(a).

JAMES O. WILSON

SUPERVISORY PATENT EXAMINER

Received Date Client Matter Con Senai(No. 03141 04/23/2004 04/23/2004 04/20/2004 04/21/2004 04/23/2004 04/23/2004 04/23/2004 04/20/2004 04/20/2004 04/20/2004 04/21/2004 04/22/2004 04/23/2004 04/20/2004 04/20/2004 04/20/2004 04/21/2004 04/21/2004 04/21/2004 04/21/2004 04/23/2004 04/20/2004 04/20/2004 04/20/2004 04/20/2004 04/20/2004 04/20/2004 04/20/2004 04/20/2004 04/20/2004 04/20/2004 04/20/2004 04/20/2004 04/21/2004 04/20/2004 04/20/2004

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Docket Date

Serial No. Docket Description

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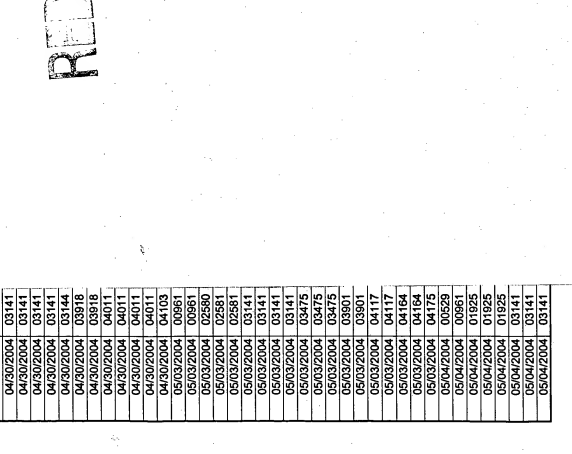
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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/868,348	06/15/2001	Barry V.L. Potter	5743.US	7539
759	90 12/28/2004		EXAM	INER
	McNAMARA MICH	LEWIS, PATRICK T		
ST. ONGE STE 986 BEDFORD	WARD JOHNSTON &	REENS LLP	ART UNIT	PAPER NUMBER
	CT 06905-5619	St. Onge Steward Johnston & Ree	1623	
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Please find below and/or attached an Office communication concerning this application or proceeding.

PTO-90C (Rev. 10/03)

	Application No.	Applicant(s)				
	09/868,348	POTTER ET AL.				
Notice of Abandonment	Examiner	Art Unit				
	·	1600				
	Patrick T. Lewis	1623				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address						
This application is abandoned in view of:						
 Applicant's failure to timely file a proper reply to the Offic (a) A reply was received on (with a Certificate of I period for reply (including a total extension of time of 	Mailing or Transmission dated month(s)) which expired on _	•				
(b) A proposed reply was received on, but it does not constitute a proper reply under 37 CFR 1.113 (a) to the final rejection.						
(A proper reply under 37 CFR 1.113 to a final rejection application in condition for allowance; (2) a timely file Continued Examination (RCE) in compliance with 37	d Notice of Appeal (with appeal fee); CFR 1.114).	or (3) a timely filed Request for				
(c) ☐ A reply was received on but it does not constitute a proper reply, or a bona fide attempt at a proper reply, to the non-final rejection. See 37 CFR 1.85(a) and 1.111. (See explanation in box 7 below).						
(d) ⊠ No reply has been received.						
2. Applicant's failure to timely pay the required issue fee and publication fee, if applicable, within the statutory period of three months from the mailing date of the Notice of Allowance (PTOL-85).						
(a) The issue fee and publication fee, if applicable, was received on (with a Certificate of Mailing or Transmission dated), which is after the expiration of the statutory period for payment of the issue fee (and publication fee) set in the Notice of Allowance (PTOL-85).						
(b) ☐ The submitted fee of \$ is insufficient. A balance of \$ is due.						
The issue fee required by 37 CFR 1.18 is \$ The publication fee, if required by 37 CFR 1.18(d), is \$						
(c) ☐ The issue fee and publication fee, if applicable, has not been received.						
3. Applicant's failure to timely file corrected drawings as required by, and within the three-month period set in, the Notice of Allowability (PTO-37).						
 (a) Proposed corrected drawings were received on after the expiration of the period for reply. 	_ (with a Certificate of Mailing or Tra	nsmission dated), which is				
(b) ☐ No corrected drawings have been received.						
4. The letter of express abandonment which is signed by the attorney or agent of record, the assignee of the entire interest, or all of the applicants.						
5. The letter of express abandonment which is signed by a 1.34(a)) upon the filing of a continuing application.	n attorney or agent (acting in a repre	sentative capacity under 37 CFR				
6. The decision by the Board of Patent Appeals and Interfer of the decision has expired and there are no allowed cla		se the period for seeking court review				
7. The reason(s) below:	$\times a$	wed till				
	SOFE	AMES G. WILSON TO THE MAINER TO THE STORY OF THE STORY				
Petitions to revive under 37 CFR 1.137(a) or (b), or requests to withdraw the holding of abandonment under 37 CFR 1.181, should be promptly filed to minimize any negative effects on patent term.						
U.S. Patent and Trademark Office	of Abandonment	Part of Paper No. 12152004				